

The Honorable Barbara J. Rothstein

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE**

ARENDI S.A.R.L.,

Plaintiff,

V.

HTC CORP. a/k/a HIGH TECH COMPUTER,  
CORP., HTC AMERICA, INC.,

### Defendants.

Civil Action No. 2:18-cv-1725-BJR

**JOINT STIPULATION AND ORDER TO  
EXTEND TIME**

WHEREAS, this action was originally filed in the United States District Court for the District of Delaware.

WHEREAS, the following actions for infringement of the same or related patents remain pending in the United States District Court for the District of Delaware before Chief Judge Leonard Stark: *Arendi S.A.R.L. v. BlackBerry Ltd., et al.*, 1:12-cv-01597-LPS; *Arendi S.A.R.L. v. Sony Mobile Communications (USA) Inc.*, 1:12-cv-01602-LPS; *Arendi S.A.R.L. v. LG Electronics*, 1:12-cv-01595-LPS; *Arendi S.A.R.L. v. Apple Inc.*, 1:12-cv-01596-LPS; *Arendi S.A.R.L. v. Microsoft Mobile Inc.*, 1:12-cv-01599-LPS; *Arendi S.A.R.L. v. Oath Holdings Inc.*, et al., 1:13-cv-00920-LPS; *Arendi S.A.R.L. v. Google LLC*, 1:13-cv-00919-LPS (collectively, the “Delaware actions”).

1           WHEREAS, prior to stipulating to the transfer of the present action to this Court, the  
2 parties agreed to request that this Court set dates in its scheduling order no earlier than those  
3 previously in place in the District of Delaware for this action and for the Delaware actions.  
4

5           WHEREAS, the parties requested that this Court issue a scheduling order that generally  
6 trailed the schedule in the Delaware cases by approximately two weeks, D.I. 122 at 3-4, and the  
7 Court issued such an order, D.I. 124.

8           WHEREAS, that order sets May 22, 2019, as the deadline to for the parties' Exchange of  
9 Preliminary Proposed Constructions, Preliminary Identification of Extrinsic Evidence, and Brief  
10 Description of Any Proposed Witness Testimony for Claim Construction. D.I. 124.

11          WHEREAS, on May 16, 2019, the parties to the Delaware actions stipulated and moved to  
12 extend the deadline to submit their Joint Claim Construct Charts and Interim Status Reports from  
13 May 22, 2019, to May 29, 2019.  
14

15          WHEREAS, the parties to this action, for purposes of efficiency and consistency, desire  
16 that the schedule in this case continue to trail the Delaware actions in the same manner as in Your  
17 Honor's scheduling order.

18          WHEREAS, a one-week extension (1) of the deadline for the Exchange of Preliminary  
19 Proposed Constructions, Preliminary Identification of Extrinsic Evidence, and Brief Description  
20 of Any Proposed Witness Testimony for Claim Construction and (2) of the deadline for the Joint  
21 Claim Chart and Prehearing Statement would effectuate that result.  
22

23          WHEREAS, the parties, having met and conferred concerning their proposed claim terms  
24 on May 16, 2019, seek to continue their conversation in order to focus their disagreements and to  
25 limit claim construction to terms actually in dispute.  
26  
27

1           WHEREAS, these extensions will not affect other deadlines in this case and will not  
2 prejudice either party.

3           IT IS HEREBY STIPULATED AND AGREED, by and between the parties hereto and  
4 subject to the approval of the Court, that the deadline for the Exchange of Preliminary Proposed  
5 Constructions, Preliminary Identification of Extrinsic Evidence, and Brief Description of Any  
6 Proposed Witness Testimony for Claim Construction shall be extended from May 22, 2019, to  
7 May 29, 2019. The deadline for the Joint Claim Chart and Prehearing Statement shall be  
8 extended from June 5, 2019, to June 12, 2019. All other deadlines in the Standing Order for Civil  
9 Cases Setting Trial Date, Related Dates, and Court Procedures shall remain unchanged.

10  
11           Dated: May 31, 2019

12           Presented by:

13           /s/ Andres Healy

14           Andres Healy, WSBA 45578  
15           SUSMAN GODFREY L.L.P.  
16           1201 Third Avenue, Suite 3800  
17           Seattle, Washington 98101  
18           Telephone: (206) 505-3843  
ahealy@susmangodfrey.com

19           Steve D. Susman (admitted *pro hac vice*)  
20           Seth Ard (admitted *pro hac vice*)  
21           Max Straus (admitted *pro hac vice*)  
22           SUSMAN GODFREY L.L.P.  
23           1301 Avenue of the Americas, 32nd Fl.  
24           New York, New York 10019  
25           Telephone: (212) 336-8330  
ssusman@susmangodfrey.com  
sard@susmangodfrey.com  
mstraus@susmangodfrey.com

26           John P. Lahad (admitted *pro hac vice*)  
27           SUSMAN GODFREY L.L.P.  
1000 Louisiana Street, Suite 5100  
Houston, Texas 77002

1           /s/ Robin E. Wechkin

2           Michael J. Bettinger (admitted *pro hac vice*)  
3           Irene Yang (admitted *pro hac vice*)  
4           Curt Holbreich (admitted *pro hac vice*)  
5           SIDLEY AUSTIN LLP  
555 California Street  
Suite 2000  
San Francisco, CA 94104  
Telephone: (415) 772-1200  
mbettinger@sidley.com  
irene.yang@sidley.com  
cholbreich@sidley.com

6           Robin E. Wechkin (SBN 24746)  
7           SIDLEY AUSTIN LLP  
701 Fifth Avenue  
Suite 4200  
Seattle, WA 98104  
Telephone: (206) 262-7680  
rwechkin@sidley.com

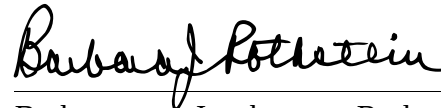
8           *Attorneys for Defendants*  
9           *HTC Corporation; and*

1 Telephone: (713) 651-9366  
2 jlahad@susmangodfrey.com

HTC America, Inc.

3 *Attorneys for Plaintiff*  
4 *Arendi S.A.R.L.*

5 Dated this 31st day of May, 2019.

6  
7   
8  
9  
Barbara Jacobs Rothstein  
U.S. District Court Judge

10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27